Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
First Regular Session

HOUSE BILL NO. 5695

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Introduced by Hon. Julienne “Jam” L. Baronda

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EXPLANATORY NOTE

This bill seeks to amend Section 488(A) of RA 7160, otherwise known as “The Local Government Code of 1991” which mandates all provinces, cities and municipalities to establish a Population Office in their localities.

Section 488 of Republic Act 7160 provides that, “the appointment of a population officer shall be optional in the local government unit: Provided, however, that provinces and cities which have existing population offices shall continue to maintain such offices for a period of five (5) years from the date of effectivity of this Code, after which said offices shall become optional”

Currently, there is no law mandating the creation of a Local Population Office. As a consequence, only six provincial governments, seven city governments, and LGUs have established population offices. This is disconcerting considering that our country is seen to have a high population growth.\(^1\) According to our Secretary for Socio Economic Planning Ernesto Pernia, around two million Filipinos are added to our population every year. A high population growth coupled with the country’s rapid urbanization will constrain our poverty reduction efforts.

For these reasons, the establishment of a Local Population Office is absolutely necessary. The office would be responsible in addressing population development

\(^1\) https://www.nationalreview.com/corner/population-growth-philippines-problem-or-potential-christopher-white/
issues which includes our issues on teenage and unintended pregnancies, rapid urbanization in cities, declining quantity of human resource in rural areas, unmanaged human settlements, gender inequality and discrimination.\textsuperscript{2}

The Population office will be vital in analysing population needs. Most importantly, they will provide substantial assistance to our Local Government Units and the Population Commission in implementing their population programs and policies.

In view of the foregoing, the immediate passage of this bill is highly recommended.

\textit{JULIENNE "JAM" L. BARONDA}

\textit{Representative}

\textit{Lone District of Iloilo City.}

\footnotesize{\textsuperscript{2} http://popcom.gov.ph/}
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EIGHTEENTH CONGRESS  
First Regular Session

HOUSE BILL NO.

Introduced by Hon. Julienne “Jam” L. Baronda

AN ACT INSTITUTIONALIZING THE MANDATORY ESTABLISHMENT OF A POPULATION OFFICE IN ALL PROVINCES, CITIES AND MUNICIPALITIES AMENDING FOR THE PURPOSE SECTION 488(A) OF REPUBLIC ACT NO. 7160, OTHERWISE KNOWN AS “THE LOCAL GOVERNMENT CODE OF 1991 AS AMENDED.

Be it enacted by the Senate and House of Representatives of the Philippines duly assembled:

Section 1. This Act shall be known and referred to as the “Mandatory Establishment of Provincial, City and Municipal Population Office of 2019”.

Section 2. There shall be a mandatory establishment of a Population Office in every province, city and municipality with the necessary budgetary appropriations covering the current operating expenditures and capital outlays.

Section 3. The Population Development Office shall be provided with a full staff complement headed by a Population Development Officer, the Office shall perform the following functions:

(1) Establish and maintain a comprehensive, integrated and updated population development information system that contains household demographic and socio-economic profile to be used in analysing population needs and projecting service requirements;

(2) Recruit, organize and mobilize Barangay Population Workers and other community workers or volunteers for data generation, household demographic and socio-economic profiling, and community health promotion and advocacy;

(3) Assist other local departments in generating and projecting population development data needed in their planning and program development functions and provide technical assistance in integrating population development needs and gender dimensions in their sectoral development programs and projects particularly marginalized and indigenous people;
(4) Design and undertake Population Development related services, studies and researches;

(5) Establish mechanisms for monitoring in-and-out migration movement and human settlement patterns especially across ecosystems for planning and programming and formulate measures for the development of the migrants and development of effective urban management strategies;

(6) Promote responsible parenthood and family planning (FP) particularly through the conduct of Information Education Communication Motivation (IECM), demand generation activities, and ensure provision or referral of appropriate FP services;

(7) Oversee, coordinate and manage implementation of Pre-marriage counselling (PMC) at the local level pursuant to the Implementing Rules and Regulations of the Responsible Parenthood and Reproductive Health Act of 2012;

(8) Formulate and implement measures to prevent unintended pregnancies among young people and promote adolescent health and youth development; and

(9) Engage, collaborate and partner with relevant government agencies such as Department of Health, Commission on Population and Development and Civil Society Organizations and other private sector agencies for the purpose of ensuring that the appropriate family planning methods are available and that services are provided;

(10) Generate and mobilize necessary resources for the implementation of a family planning program within the locality;

(11) Exercise other duties and functions as may be prescribed by a local ordinance and legal issuances.

Section 4. Section 488 of Republic Act 7160, otherwise known as the “Local Government Act of 1991”, as amended, particularly Title V (Appointive Local Officials Common To ALL Municipalities, Cities and Provinces) is hereby amended further to be read as follows:

“Article XVIII. Population Officer

“Section 488. Qualifications, Powers and Duties. – (a) x x x.

“The appointment of a population officer shall be [optional] MANDATORY in the local government unit: Provided, however, that provinces [and] cities AND MUNICIPALITIES which have existing population offices shall continue to maintain such offices [for a period of five ($) years from the date of effectivity of this code, after which said offices shall become optional].

“x x x.”
Section 5. Separability Clause. — If any part or section of this Act is declared unconstitutional, such declaration shall not affect the other parts or sections of this Act.

Section 6. Repealing Clause. — All laws, presidential decrees, executive orders, ordinances, circulars, rules and regulations inconsistent with any provisions of this Act shall be deemed repealed or modified accordingly.

Section 7. Effectivity. — This Act shall take effect fifteen (15) days after its complete publication in the Official Gazette or in at least two (2) newspapers of general circulation.

Approved,